

Exhibit A

FELICITY TODD VEASEY, ET AL. V. BRINDELL B. WILKINS, JR., ET AL.
EDNC CIVIL ACTION NO.: 5:14-cv-00369-BO

ITEMIZED SERVICES BILL

DATE	ATTY	DESCRIPTION	HOURS
06/20/14	CRW	Reviewed complaint, and email to/telephone call from D. Sigale regarding review of Complaint.	0.50
06/25/14	CRW	Review of all pleadings and attention to filing of same.	0.30
06/25/14	LMK	Analysis of initial case documents; prepare notice of appearance on behalf of C. Webb and financial disclosure statement on behalf of F. Veasey; open federal case and file initial case pleadings.	1.50
06/27/14	CRW	Follow up on filing of complaint and service of process issues.	0.20
06/30/14	LMK	Communicate with clerk regarding issuance of summons.	0.50
06/30/14	LMK	Correspondence to D. Sigale regarding summons and list of mediators.	0.20
07/01/14	CRW	Examined Granville County's stated policy of citizen-only pistol permit issuance in light of N.C.G.S. Section 14-404 and emailed D. Sigale regarding same;	0.30
07/01/14	CRW	Telephone call to County Attorney regarding service of process.	0.10
07/01/14	LMK	Analysis of service of process on defendant.	0.80
07/05/14	CRW	Received correspondence from J. Wrenn and followed up with D. Sigale.	0.20
07/08/14	CRW	Correspondence with D. Sigale and with J. Wrenn.	0.10
07/10/14	CRW	Preparation for and conduct telephone conference with J. Wrenn and analyzed issues raised in telephone conference.	1.00
07/14/14	CRW	Review correspondence from J. Wrenn and follow up with D. Sigale regarding same.	0.20
07/22/14	LMK	Docket management regarding upcoming deadlines.	0.10
07/30/14	CRW	Analyzed issues regarding Rule 5.1 notice.	0.40
07/30/14	LMK	Review federal rules; prepare letter to Attorney General enclosing summons and complaint.	1.00
07/31/14	LMK	Docket management regarding upcoming deadlines.	0.20
07/31/14	CRW	Additional work on Rule 5.1 service	0.10
08/06/14	CRW	Telephone conference with J. Wrenn and analyzed issues raised in telephone conference.	1.10
08/18/14	CRW	Reviewed emails from J. Wrenn and D. Sigale and followed up regarding the same.	0.30
08/22/14	CRW	Correspondence with opposing counsel regarding consent motion.	0.20
08/26/14	LMK	Docket management regarding upcoming deadlines.	0.10

DATE	ATTY	DESCRIPTION	HOURS
08/27/14	CRW	Telephone call/voicemail from J. Wrenn and telephone call to D. Sigale regarding potential resolution of case.	0.30
09/09/14	CRW	Reviewed draft of letter to J. Wrenn, reviewed underlying case law, and emailed D. Sigale regarding suggested changes.	0.40
09/09/14	LMK	Analysis of case law.	0.20
09/23/14	CRW	Reviewed letter from opposing counsel regarding fee and notice provisions, brief research on points raised in the letter, and follow up with D. Veasey regarding same.	0.60
09/24/14	CRW	Correspondence with D. Sigale regarding Motion to Dismiss.	0.10
09/24/14	CRW	Reviewed brief in support of motion to dismiss and followed up with co-counsel regarding same.	0.60
09/25/14	CRW	Revised affidavit of service and dictated letter to opposing counsel.	0.30
09/25/14	LMK	Docket management regarding upcoming response deadlines.	0.10
09/25/14	LMK	Prepare proof of service regarding notice to Attorney General and filed same.	1.30
09/26/14	CRW	Analyzed issues raised in Defendant's motion to dismiss and telephone conference with D. Sigale regarding same.	0.80
09/30/14	CRW	Correspondence/voicemail exchange with opposing counsel and worked on issues regarding 5.1 notice.	0.30
10/02/14	CRW	Analyzed Sheriff's defenses raised in Motion to Dismiss.	1.00
10/08/14	CRW	Worked on potential summary judgment approach/strategy and telephone call to D. Sigale.	0.20
10/11/14	CRW	Reviewed draft of Motion for Preliminary Injunction and noted issues for discussion with D. Sigale.	0.30
10/13/14	CRW	Correspondence to D. Sigale regarding case L120 strategy and follow up regarding same.	0.20
10/16/14	CRW	Reviewed brief in support of Motion for Preliminary Injunction, made suggested revisions, and sent correspondence to D. Sigale.	1.10
10/17/14	CRW	Telephone conference with D. Sigale to discuss motions.	0.20
10/20/14	CRW	Correspondence with opposing counsel and secured extension of time for response to Motion to Dismiss.	0.20
10/20/14	LMK	Prepare motion for extension of time to respond to Motion to Dismiss.	0.50
10/20/14	LMK	File and docket motion for extension of time to respond to Motion to Dismiss.	0.10
10/22/14	CRW	Correspondence with D. Sigale and follow up call to F. Veasey.	0.20
10/22/14	CRW	Analyzed Rule 5.1 issue and followed up regarding contact with AG's office	0.20
10/22/14	ECS	Complete analysis of Rule 5.1 requirements; communicate with C. Webb regarding the same.	1.10
10/23/14	CRW	Legal research and analysis regarding liability of municipality for enforcement of a state statute.	1.70
10/23/14	ECS	Draft Notice of Constitutional Challenge of a statute.	0.50
10/24/14	CRW	Continued research and analysis on theories in response to Motion to Dismiss.	0.60

DATE	ATTY	DESCRIPTION	HOURS
10/24/14	ECS	Revise Notice of Constitutional Challenge; communicate with C. Webb regarding the same.	0.40
10/27/14	CRW	Correspondence with/telephone conference with D. Sigale regarding Veasey Declaration and follow up with client.	0.50
10/27/14	ECS	Analyze authority relating to the status of the Sheriff as a local or state actor under application Section 1983 and 11th Amendment law; develop strategy for responding to the Sheriff's Motion to Dismiss; confer with C. Webb regarding the same.	3.70
10/28/14	CRW	Telephone conference with F. Veasey regarding declaration.	0.30
10/28/14	CRW	Worked on outline of argument for brief in opposition to Motion to Dismiss; discussed same with E. Stone.	0.90
10/28/14	CRW	Revised Veasey Declaration and follow up with D. Sigale.	0.30
10/28/14	CRW	Meeting with F. Veasey to discuss status of case and declaration; travel to/from meeting.	2.00
10/28/14	ECS	Review and analysis of legal authority relating to Section 1983 claims against a County agent; confer with C. Webb regarding the same.	1.80
10/29/14	CRW	Researched the Bockes line of cases as related to the Sheriff's position and worked on counter-arguments regarding same.	1.70
10/29/14	CRW	Telephone conference with D. Sigale to discuss preparation of briefs and follow up regarding same.	0.60
10/29/14	CRW	Reviewed all aspects of NC concealed handgun permit statutes and analyzed argument regarding "shall issue" regime.	1.70
10/29/14	ECS	Strategy conference with C. Webb regarding response to Motion to Dismiss; continued analysis of Vives opinion for use in response to Motion to Dismiss.	1.10
10/30/14	CRW	Drafted portions of brief regarding Monell, statutory interpretation, and other matters; drafted statement of the case and statement of facts; email with D. Sigale.	5.20
10/30/14	ECS	Continued analysis of authority relating to Official Policy requirement; draft language relating to the same for Response in Opposition to Motion to Dismiss; communicate with C. Webb regarding the same.	1.60
10/31/14	CRW	Continued legal research and writing for brief in opposition to Motion to Dismiss, and reviewed correspondence from D. Sigale regarding same.	2.60
10/31/14	LMK	Research regarding concealed carry permit application.	0.30
11/1/14	CRW	Worked on issues raised by D. Sigale regarding arguments on Motion to Dismiss; communicate with E. Stone regarding same.	0.40
11/1/14	ECS	Review and analyze potential benefits and drawbacks to statutory argument; communicate with C. Webb regarding the same.	0.30
11/2/14	CRW	Composed email to D. Sigale and other follow up communications regarding arguments on Motion to Dismiss.	0.90
11/3/14	CRW	Communications with A. Erteschik regarding motion for extension of time and reviewed and finalized same.	0.30
11/3/14	LMK	Prepare motion for extension of time to respond to Motion to Dismiss.	0.30

DATE	ATTY	DESCRIPTION	HOURS
11/5/14	CRW	Telephone conference with D. Sigale regarding response brief and follow up regarding issues for brief.	0.40
11/6/14	LMK	Docket management regarding upcoming deadlines.	0.10
11/7/14	CRW	Reviewed email from D. Sigale and worked on points for response brief to Motion to Dismiss.	1.10
11/8/14	CRW	Drafted portions of response brief to Motion to Dismiss.	0.50
11/9/14	CRW	Drafted additional portions of brief in opposition to Motion to Dismiss.	0.60
11/10/14	CRW	Continued revisions to brief, discussed same with D. Sigale, completed briefing and exhibits, and filed same.	3.40
11/10/14	ECS	Review and analyze authority relating to constitutional protections afforded resident legal aliens; communicate with C. Webb regarding the same.	0.60
11/10/14	LMK	Revise and gather exhibits to notice and file.	0.60
11/11/14	CRW	Correspondence to client regarding response brief.	0.20
11/13/14	LMK	Review federal rules and prepare affidavit of service on behalf of C. Webb.	0.70
11/14/14	CRW	Reviewed the Sheriff's reply brief and follow up regarding same.	0.40
11/14/14	LMK	Revise and file affidavit of service regarding notice to AG.	0.50
11/16/14	CRW	Correspondence with D. Sigale regarding Motion for Preliminary Injunction.	0.10
12/01/14	CRW	Correspondence with D. Sigale regarding Motion for Preliminary Injunction.	0.10
12/02/14	CRW	Reviewed Reply Brief and provided comments on same.	0.50
12/10/14	CRW	Correspondence with D. Sigale and follow up with court.	0.20
12/17/14	CRW	Correspondence with D. Sigale and with client.	0.20
01/05/15	CRW	Received notice of hearing and discussed hearing prep with D. Sigale.	0.40
01/06/15	CRW	Telephone conference with F. Veasey and follow up with D. Sigale.	0.30
01/07/15	LMK	Docket management regarding upcoming hearing.	0.70
01/19/15	CRW	Worked on preparation for motions hearing.	0.20
01/21/15	CRW	Prepared for hearing on Motion for Preliminary Injunction.	1.50
01/22/15	CRW	Final prep for hearing, meeting with clients, attended/argued hearing, and follow up regarding same.	2.50
01/23/15	CRW	Reviewed court's order regarding amendment and follow up regarding same.	0.40
01/23/15	LMK	Review and docket court order.	0.10
01/26/15	CRW	Analyzed issue of proper state actor to add in amendment to complaint.	0.50
01/26/15	ECS	Confer with C. Webb regarding Order to name a State representative as a defendant.	0.20

DATE	ATTY	DESCRIPTION	HOURS
01/27/15	ECS	Review Order regarding joinder of State; analyze legal authority and other materials relating to the same.	0.80
01/29/15	CRW	Telephone conference with F. Veasey regarding amendment.	0.20
01/29/15	CRW	Researched potential state officials as proper parties for amendment, drafted proposed allegations, and emailed D. Sigale regarding same.	1.10
02/11/15	CRW	Reviewed proposed amendment and follow up with D. Sigale regarding same.	0.30
02/12/15	CRW	Telephone call from F. Veasey and worked on summons/service of process issue.	0.30
02/12/15	LMK	Prepare summons on additional defendants.	0.70
02/16/15	LMK	Prepare and file summonses.	0.80
02/18/15	CRW	Follow up on service of process on state agents.	0.20
02/18/15	LMK	Prepare and serve summons and complaint on defendants.	0.40
02/19/15	CRW	Reviewed case authority regarding award of fees.	0.20
02/20/15	LMK	Review and docket motion to dismiss.	0.10
02/27/15	CRW	Reviewed information regarding service of process and follow up with co-counsel and client regarding same.	0.20
02/27/15	LMK	Review and docket response deadlines to amended complaint.	0.10
03/02/15	CRW	Worked on Affidavit of Service, renewed Motion for Preliminary Injunction and Response to renewed Motion to Dismiss.	0.80
03/02/15	LMK	Prepare affidavit of service; prepare Motion for Preliminary Injunction.	1.20
03/03/15	LMK	Prepare response in opposition to Motion to Dismiss.	0.40
03/06/15	CRW	Telephone call from and telephone call to paralegal with NC DOJ regarding extension of time; follow up with D. Sigale regarding same.	0.30
03/09/15	CRW	Communications with client and with counsel for State defendants.	0.20
03/10/15	CRW	Correspondence with S. Gerger regarding State defendants' response to Complaint and follow up with client regarding same.	0.30
03/11/15	CRW	Telephone call to H. Askins regarding response to Motion for Preliminary Injunction	0.10
03/13/15	CRW	Telephone conference with H. Askins regarding Motion for Preliminary Injunction and follow up with client regarding same.	0.30
03/13/15	CRW	Correspondence to D. Sigale regarding Motion for Preliminary Injunction.	0.20
03/13/15	CRW	Reviewed response to Motion to Dismiss and prepared same for filing.	0.20
03/13/15	LMK	Review and file response to Motion to Dismiss; prepare and file amended certificate of service.	0.70
03/24/15	CRW	Correspondence with H. Askins and follow up regarding briefing on Motion for Preliminary Injunction.	0.20

DATE	ATTY	DESCRIPTION	HOURS
03/25/15	CRW	Received notice of hearing, communications to co-counsel and client regarding same, and worked on planning for hearing.	0.50
03/25/15	LMK	Docket court hearing.	0.10
03/26/15	CRW	Correspondence with D. Sigale regarding upcoming hearing.	0.20
03/26/15	LMK	Strategy session with C. Webb regarding upcoming hearing.	0.10
03/27/15	CRW	Correspondence with D. Sigale.	0.20
04/03/15	LMK	Review and docket regarding upcoming deadlines.	0.10
04/07/15	CRW	Worked on preparation for upcoming hearing.	0.50
04/07/15	LMK	Analysis of briefs in preparation for upcoming hearing.	0.60
04/08/15	CRW	Continued work on preparation for hearing; researched Equal Protection cases.	1.60
04/10/15	CRW	Analyzed 1983 issues for upcoming hearing.	0.40
04/13/15	CRW	Reviewed Eleventh Amendment case law.	0.90
04/13/15	JRP	Research and analyze cases regarding constitutional scrutiny of classifications based on alienage and review Second Amendment cases raising similar issues.	1.00
04/14/15	CRW	Continued preparation for hearing on Motion for Preliminary Injunction.	0.40
04/15/15	CRW	Continued preparation for hearing.	0.30
04/16/15	CRW	Completed preparation for hearing; attended hearing/argued motion.	3.00
04/16/15	CRW	Telephone conference with client as follow up from hearing.	0.20
04/17/15	CRW	Worked on legal theory for Sheriff being a "person" under 1983 based upon enforcement "person" under 1983 based upon enforcement of CHP statute.	0.80
04/20/15	CRW	Correspondence to D. Sigale regarding motion hearing follow up.	0.20
04/20/15	CRW	Telephone conference with client.	0.20
04/24/15	CRW	Reviewed proposed legislation in light of State's argument on Motion for Preliminary Injunction.	0.40
04/24/15	CRW	Read Order on Preliminary Injunction.	0.30
04/24/15	CRW	Telephone call to opposing counsel and follow up regarding same.	0.20
04/27/15	CRW	Worked on follow-up items to ruling on Motion for Preliminary Injunction.	0.60
04/27/15	CRW	Attention to extension of time.	0.20
04/28/15	CRW	Telephone call from F. Veasey regarding permit.	0.20
05/01/15	CRW	Email from and telephone call to client regarding permit application process.	0.20

DATE	ATTY	DESCRIPTION	HOURS
05/01/15	CRW	Analyzed/researched issues for response briefs.	1.00
05/04/15	CRW	Correspondence with client regarding permit.	0.20
05/04/15	CRW	Review correspondence with D. Erteschik and follow up regarding same; telephone call with D. Sigale.	0.60
05/06/15	CRW	Correspondence with opposing counsel regarding motion responses.	0.10
05/06/15	CRW	Revised/finalized motions to extend time.	0.20
05/07/15	CRW	Review correspondence from opposing counsel regarding proposed motion, and follow up regarding the same.	0.20
05/08/15	CRW	Reviewed correspondence from opposing counsel and follow up with D. Sigale.	0.40
05/11/15	CRW	Worked on structure of argument for response to State's brief.	0.30
05/11/15	LMK	Analysis of motion to amend order.	0.10
05/14/15	CRW	Reviewed amended order and follow up with client regarding same.	0.30
05/18/15	CRW	Reviewed case authority cited in State defendants' brief and worked on Second Amendment argument.	2.20
05/18/15	LMK	Prepare draft response in opposition to Motion to Dismiss.	1.70
05/19/15	CRW	Revised Second Amendment/Equal Protection argument for response brief; reviewed and incorporated Eleventh Amendment argument; finalized brief; correspondence to client.	2.30
05/19/15	JRP	Continue research on 11th Amendment issue and read relevant case law to develop argument for response to Motion to Dismiss and draft argument for brief.	1.00
05/19/15	ECS	Revise Response in Opposition to State Defendants' Motion to Dismiss.	0.70
05/19/15	LMK	Review and file response in opposition to Motion to Dismiss.	0.30
05/20/15	CRW	Telephone call from client regarding permit.	0.20
05/22/15	CRW	Worked on filings and correspondence with opposing counsel.	0.50
05/22/15	LMK	Prepare and file amended response in opposition to Motion to Dismiss.	0.70
05/27/15	CRW	Reviewed Order regarding bond and followed up regarding same.	0.20
05/27/15	LMK	Prepare letter to clerk regarding security bond.	0.30
06/09/15	CRW	Telephone call to client and follow up with opposing counsel.	0.50
06/10/15	CRW	Telephone conference with D. Sigale.	0.20
06/10/15	CRW	Worked on follow up items from call with opposing counsel, and emailed D. Sigale regarding same.	0.30
06/11/15	CRW	Analyzed potential avenues for streamlining case / reaching a decision as a matter of law.	0.60
06/19/15	CRW	Correspondence with client regarding issuance of permit.	0.20
06/25/15	CRW	Correspondence with client regarding status of motions.	0.30

Case 5:14-cv-00369-BO Document 65-3 Filed 08/28/15 Page 9 of 11

DATE	ATTY	DESCRIPTION	HOURS
06/26/15	CRW	Telephone conference with D. Erteschik and follow up regarding same.	0.40
07/31/15	CRW	Read order on Motion to Dismiss, and follow up correspondence to D. Sigale and to client.	0.60
08/03/15	CRW	Correspondence with D. Sigale.	0.20
08/03/15	CRW	Review text of and status of amendment to statutes regarding citizenship.	0.70
08/04/15	CRW	Telephone conference with D. Sigale and follow up regarding same; worked on issues regarding potential final judgment.	0.80
08/07/15	CRW	Follow up analysis of effect of amendment to NCGS 14-415.12.	0.60
08/07/15	CRW	Reviewed Motion to Dismiss (mootness) filings and planned response.	0.70
08/10/15	LMK	Prepare declaration of C. Webb in support of motion for attorneys fees; analysis of firearm laws.	1.50
08/10/15	CRW	Reviewed matters to be submitted to the court for fee motion and planned out filings.	1.10
08/10/15	CRW	Telephone conference with R. Zechini regarding legislative history of change in CHP statute, and follow up research regarding same.	0.30
08/10/15	CRW	Detailed review of time entries and expenses, and revisions to same, for exhibit to fee declaration.	0.90
08/10/15	CRW	Received voicemail from and email reply to A. Erteschik regarding scheduling order.	0.10
08/11/15	LMK	Prepare motion for attorneys fees.	0.80
08/11/15	CRW	Outlined brief in support of Motion for Attorney Fees and drafted portion of legal standard section of brief.	0.60
08/11/15	CRW	Developed facts to present to the court in support of Motion for Attorneys Fees.	0.50
08/12/15	CRW	Analyzed potential responses to Motion to Dismiss (Mootness).	0.60
08/14/15	CRW	Received email from C. Blake regarding fee affidavit, worked on issues regarding affidavit, and composed/sent email to C. Blake.	0.20
08/14/15	CRW	Telephone conference with D. Sigale regarding strategy for resolution of case.	0.30
08/17/15	CRW	Worked on potential affidavit from A. Gura.	0.20
08/18/15	LMK	Strategy session with C. Webb regarding brief for attorneys fees.	0.10
08/18/15	CRW	Worked on potential affidavit from A. Gura.	0.90
08/18/15	CRW	Correspondence to client regarding status of case and upcoming motion/motion response.	0.10
08/18/15	CRW	Reviewed proposed consent motion, and correspondence with opposing counsel regarding suggested modification	0.20
08/18/15	CRW	Conducted legal research and drafted response to Motion to Dismiss.	0.70
08/20/15	LMK	Analysis of attorneys fees.	0.30
08/20/15	CRW	Revised motion, brief, and declarations for motion for attorney fees.	0.60

DATE	ATTY	DESCRIPTION	HOURS
08/20/15	CRW	Finalized Response to Motion to Dismiss.	0.10
08/21/15	LMK	Analysis of attorneys fees.	0.70
08/21/15	CRW	Reviewed correspondence from D. Sigale and follow up with L. Katz regarding same.	0.20
08/24/15	LMK	Analysis of time entries.	2.50
08/24/15	CRW	Reviewed information for inclusion in Sigale declaration.	0.70
08/24/15	CRW	Revised brief and supporting declarations for Motion for Attorney's Fees, and conducted additional research regarding lodestar factors.	1.10
08/25/15	ECS	Analyze authority relating to awardable costs under 1988; communicate with C. Webb regarding the same; draft Memorandum of Law in Support of Motion for Attorney Fees.	2.10
08/25/15	LMK	Email communication with F. Veasey; draft declaration; analysis of time entries.	2.70
			<u>TOTAL HOURS:</u> 129.40
			<u>TOTAL:</u> \$49,347.50

COSTS

DESCRIPTION	AMOUNT
Filing Fee Clerk, U.S. District Court, Veasey et al. v. Wilkins, Jr.	\$400.00
Filing Fee Clerk, U.S. District Court: Security Bond	\$1.00
Westlaw	\$940.50
Pacer	\$2.50
TOTAL COSTS	\$1,344.00
TOTAL THIS STATEMENT	<u>\$50,691.50</u>

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
WESTERN DIVISION

FELICITY M. TODD VEASEY and)
SECOND AMENDMENT FOUNDATION,)
INC.,)
Plaintiffs,)
v.) Case No. 5-14-CV-369-BO
BRINDELL B. WILKINS, JR., in his official)
Capacity as Sheriff of Granville County,)
North Carolina,)
Defendant.)

STATEMENT OF TIME AND EXPENSE

4/16/14 (0.1) E-mail from SAF re: initial inquiry.

5/1/14 (0.2) Initial review of relevant NC statutes.

5/1/14 (0.5) Telephone conference with Dario Ciccarone re: he and his wife being possible Plaintiffs to case (0.3); Draft e-mail to Dario Ciccarone re: information about case and documents needed from wife and him (0.2).

5/17/14 (0.1) Review e-mail from Miko at SAF re: Felicity Taylor as possible Plaintiff.

5/23/14 (0.4) Telephone conference with client Veasey.

6/4/14 (0.3) Telephone conference with client Veasey re: information about case, necessary documents.

6/5/14 (0.2) Telephone conference with local counsel re: details of case, division of tasks, strategy.

6/6/14 (0.2) Follow-up e-mail to client Veasey re: necessary documents for case.

6/9/14 (0.1) Review client documents.

6/18-19/14 (1.7) Review statute at issues for other requirements (1.5); Research as to identity and locations of proper Defendants (0.2).

6/19/14 (2.3) Draft Complaint.

6/20/14 (0.3) E-mails with co-counsel re: non-feasibility of including state constitutional claim into lawsuit.

6/24/14 (0.2) E-mails with client Veasey re: edits, comments to Complaint.

6/25/14 (1.3) Draft Civil Cover Sheet (0.3); E-mails with client re: comments to Complaint (0.2); Telephone conference with Clerk of Court re: filing of Complaint (0.1); Draft Summons (0.2); Draft SAF's Corporate Disclosure Statement (0.2); E-mails with co-counsel re: final procedural details in preparation for filing Complaint (0.2); E-mails with co-counsel re: Judge draw (0.1).

6/26/14 (0.1) Review e-mail from co-counsel re: Order selecting case for mediation.

6/27/14 (0.3) Draft Appearance (0.2); Complete ECF registration (0.1).

6/30/14 (0.2) Review e-mail from client Veasey re: Defendant's website not allowing her to purchase firearm for home possession due to alienage (0.1); E-mails with SAF re: adding this as issue (0.1).

7/1/14 (0.3) E-mails with co-counsel re: adding "local" home possession ban as claim and amending Complaint (0.1); Telephone conference with co-counsel re: strategy as to issue (0.2).

7/5/14 (0.1) Review e-mail from co-counsel re: communication with Defendant's attorney, request to set up conference to discuss case.

7/8/14 (0.1) E-mails with co-counsel re: conference with Defendant's attorney, strategy as to "local" home possession ban issue.

7/10/14 (1.1) Telephone conference with co-counsel re: preparation for conference with Defendant's attorney, discussion of State AG notification issue (0.2); Telephone conference with Defendant's attorney re: "local" home possession ban and Defendant's agreement to remove offending language from website with statement it is not actual law or policy and was erroneously included, Defendant's agreement to accept service of process, litigation plan for remainder of case and possible settlement (0.7); E-mail to Defendant's attorney re: injunction language from other States, possible settlement, agreement to Defendant's request for extension to respond to Complaint (0.2).

7/14/14 (0.3) Review e-mail and *Lefemine* decision re: 1988 attorney fees from co-counsel (0.2); Review e-mail from Defendant's attorney (0.1).

7/22/14 (0.3) Review Acceptance of Service of Defendant; Review Defendant's Appearance (0.1); E-mails to Defendant's attorney re: website issue (0.2).

7/31/14 (0.1) Review letter by co-counsel to Attorney General re: required notice of challenge to statute's constitutionality.

8/6/14 (0.2) Telephone conference with Defendant's attorney re: possibility of settlement.

8/8/14 (0.2) Review Defendant's Motion for Extension of Time (Answer to Complaint) (0.1); Review Order of Court granting Motion for Extension of Time (Answer to Complaint) (0.1).

8/15/14 (0.2) Review e-mail from Defendant's attorney re: settlement, fee issue (0.1); Draft e-mail to co-counsel re: response to Defendant's e-mail (0.1).

8/18/14 (0.3) Review e-mail from co-counsel re: fee issue (0.1); Telephone conference with co-counsel re: litigation strategy (0.2).

8/19-20/14 (0.2) E-mails with Defendant's attorney re: their request for extension of time.

8/25/14 (0.2) Review Defendant's Second Motion for Extension of Time (Answer to Complaint) (0.1); Review Order of Court granting Second Motion for Extension of Time (Answer to Complaint) (0.1).

8/27/14 (0.3) E-mail and telephone conference with co-counsel re: litigation strategy, attorney's fees.

8/27-28/14 (0.8) Legal research to respond to Defendant's argument re: attorney fees.

9/9/14 (1.4) Draft correspondence to Defendant's counsel re: possible settlement, fee demand (1.0); E-mails with co-counsel re: edits and comments to response letter (0.4).

9/23/14 (0.3) Review correspondence from Defendant's attorney re: settlement, fee issue (0.1); Emails with co-counsel re: Defendant's attorney's correspondence (0.2).

9/24/14 (0.8) Review Defendant's Motion to Dismiss and Memorandum in Support (0.6); Telephone conference with client Veasey re: status (0.2).

9/25/14 (0.3) Review Affidavit and Proof of Service of Rule 5.1 (constitutionality challenge) Notice on Attorney General (0.1); Review correspondence from co-counsel to Defendant's attorney (0.1); Review correspondence from Defendant's attorney (0.1).

9/26/14 (0.2) Telephone conference with co-counsel re: litigation strategy.

10/8/14 (0.1) Telephone conference with co-counsel re: litigation strategy re: injunction, summary judgment.

10/9/14 (0.3) Draft Motion for Preliminary Injunction.

10/13/14 (0.8) Telephone conference with co-counsel re: Motion for Preliminary Injunction (0.2); Draft Declaration of Felicity Veasey (0.5); E-mail to client SAF re: Declaration for Motion for Preliminary Injunction (0.1).

10/14/14 (0.2) Draft Declaration of Julianne Versnel.

10/14-16/14 (1.5) Legal research for Memorandum for Preliminary Injunction.

10/16/14 (7.0) Draft Memorandum in Support of Motion for Preliminary injunction (6.7); E-mails with co-counsel re: edits and comments for Memorandum (0.3).

10/17/14 (0.2) Telephone conference with co-counsel re: Memorandum, litigation strategy.

10/20/14 (0.1) Review Motion for Extension of Time (Response to Motion to Dismiss) drafted by co-counsel.

10/21/14 (0.1) Review Order of Court granting Motion for Extension of Time (Response to Motion to Dismiss).

10/22/14 (0.1) E-mails with co-counsel re: client Veasey's Declaration for P.I. Motion.

10/24/14 (0.1) Draft e-mail to client Veasey re: Declaration for Preliminary Injunction Motion.

10/27/14 (0.4) E-mails with co-counsel re: Veasey Declaration (0.2); Telephone conference with co-counsel re: litigation strategy (0.2).

10/28/14 (0.3) Review e-mail from client Veasey re: Declaration for Preliminary Injunction Motion (0.1); E-mails with co-counsel re: Motion for Preliminary Injunction, litigation strategy (0.2).

10/29/14 (0.4) Telephone conference with co-counsel re: Response to Motion to Dismiss.

10/30/14 (0.3) E-mails with Defendant's counsel re: Amended Motion for Preliminary Injunction, briefing schedule (0.2); E-mail with co-counsel re: Response to Motion to Dismiss (0.1).

10/31/14 (0.4) Review North Carolina firearms law reference published by Attorney General for Response to Motion to Dismiss (0.2); E-mail to co-counsel re: Response to Motion to Dismiss (0.2).

11/3/14 (0.5) Review, analyze and edit Response to Motion to Dismiss.

11/5/14 (0.4) Draft Amended Motion for Preliminary Injunction (0.2); Telephone conference with co-counsel re: Response to Motion to Dismiss, litigation strategy (0.2).

11/6/14 (0.1) Review Order of court granting Motion for Extension of Time.

11/7/14 (0.2) Draft e-mail to co-counsel re: Response to Motion to Dismiss.

11/10/14 (1.1) Review Notice of Challenge to Constitutionality of State Statute (0.1); Additional legal research for Response to Motion to Dismiss (0.4); Review and edit latest draft of Response to Motion to Dismiss and e-mails with co-counsel re: same (0.6).

11/14/14 (0.7) Review required Affidavit of Notice of Challenge to Constitutionality of State Statute (0.1); Review Defendant's Response to Motion for Preliminary Injunction (0.1); Review and analyze Defendant's Reply in support of Motion to Dismiss (0.3); E-mails with co-counsel re: planned Reply brief for Preliminary Injunction, strategy re: oral arguments (0.2).

12/1/14 (6.8) Draft Reply in support of Motion for Preliminary Injunction.

12/2/14 (0.2) E-mails with co-counsel re: P.I. Reply brief.

12/3/14 (0.8) Draft Motion for Leave to File (0.6); Draft proposed Order on Motion for Leave to File (0.2).

12/5/14 (0.1) E-mails with co-counsel re: Motion for Leave to File (P.I. Reply brief).

12/11/14 (0.1) Review Defendant's Response to Motion for Leave to File Reply Brief.

12/16-17/14 (0.1) E-mails with co-counsel re: pending Motion for Leave to File, litigation strategy.

1/5/15 (0.2) Review Order of Court setting hearing date for Motion for Preliminary Injunction (0.1); E-mails with co-counsel re: scope of oral argument (0.1).

1/7/15 (0.2) Review Order of Court changing hearing date for Motion for Preliminary Injunction (0.1); Telephone conference with co-counsel re: hearing date change (0.1).

1/19/15 (0.7) Telephone conference with co-counsel re: litigation strategy for oral argument.

1/21/15 (1.9) Additional review of file materials to prepare for hearing (0.6); conferences with co-counsel and client to prepare for hearing (1.3).

1/22/15 (1.7 + 7.4 Tr) Review e-mail from client Veasey re: local crime statistics (0.2); Appear in Court for Motion for Preliminary Injunction (1.0 + 7.4 Tr); Conference with co-counsel re: court appearance, upcoming litigation strategy (0.5).

1/23/15 (0.3) Review Order of Court (0.1); Telephone conference with co-counsel re: litigation strategy (0.2).

1/29/14 (0.7) Draft Amended Complaint (0.5); Review e-mail and attachment from co-counsel re: revisions to draft of Amended Complaint (0.2).

2/10/15 (0.1) E-mail to co-counsel re: Amended Complaint.

2/11/15 (1.1) Research of North Carolina statutes in order to revise amended Complaint (0.5); E-mails with co-counsel re: Amended Complaint (0.1); Edit and file Amended Complaint (0.5).

2/11/15 (0.2) Draft e-mail status to clients.

2/17/15 (0.2) E-mails with Defendant's (Wilkins) attorney re: responsive pleadings to Amended Complaint.

2/18/15 (0.1) Review Defendant's (Wilkins) Motion to Dismiss.

3/6/15 (0.1) Review proposed Response to Defendant Wilkins' renewed Motion to Dismiss.

3/10/15 (0.1) Review State Defendants' Motion for Extension of Time.

3/13/15 (0.1) Review e-mail about companion *Messmer* case.

3/24/15 (0.1) Review Order of Court.

3/25/15 (0.1) Review Order of Court setting hearing on renewed Motion for Preliminary Injunction.

3/25-26/15 (0.2) E-mails with co-counsel re: upcoming P.I. hearing.

4/2/15 (0.5) Review and analyze State Defendants' Motion to Dismiss (0.3); E-mails with co-counsel re: upcoming hearing, State Defendants' Motion to Dismiss (0.2).

4/16/15 (1.7 + 7.0 Tr) Appear in Court for Motion for Preliminary Injunction (1.0 + 7.0 Tr); Conference with co-counsel and client re: hearing, litigation strategy (0.7).

4/24/15 (0.2) Review Order granting Preliminary Injunction.

4/24/15 (0.1) Status e-mail to SAF clients.

4/29/15 (0.1) Review Order of Court.

5/4/15 (0.4) Review letter from Defendants re: "scope of P.I. Order" (0.1); E-mail and telephone conference with co-counsel re: Defendants' letter (0.3).

5/6/15 (0.1) Review e-mail re: scope of P.I. Order.

5/8/15 (0.3) E-mails and telephone conference with opposing counsel and co-counsel re: Motion to Amend Preliminary Injunction Order.

5/19/15 (0.3) Review Response to State Defendants' Motion to Dismiss.

5/27/15 (0.1) Review Order of Court re: posting of bond.

5/28/15 (0.4) Begin to draft Motion for Permanent Injunction.

6/10/15 (0.2) Review e-mail and telephone conference with co-counsel re: litigation strategy, Motion for Permanent Injunction.

7/31/15 (0.4) Review Order on Motion to Dismiss (0.1); Review Discovery Plan (0.1); E-mails with co-counsel re: Response to Motion to Dismiss (0.2).

8/4/15 (0.6) Telephone conference with co-counsel re: litigation strategy (0.2); E-mails with co-counsel re: Response to Motion to Dismiss (0.2); Review proposed law affecting challenged statute (0.2).

8/7/15 (0.3) Review Motion to Dismiss (Subject Matter Jurisdiction) with exhibit (0.2); E-mail to client re: status of litigation (0.1).

8/10/15 (0.1) E-mails with co-counsel re: Response to Motion to Dismiss.

8/11/15 (0.1) E-mails with co-counsel re: Response to Motion to Dismiss.

8/14/15 (0.4) Telephone conference with co-counsel re: litigation strategy.

8/18/15 (0.2) Review Motion to Stay Discovery Plan (0.1); E-mails with co-counsel re: Response to Motion to Dismiss (0.1).

8/20/15 (0.1) Review Order of Court.

TOTAL HOURS BILLED AT \$500.00/hour: 54.1 \$27,050.00

TOTAL TRAVEL HOURS BILLED AT \$250.00/hour: 14.4 \$ 3,600.00

COSTS:	\$ 1,729.46
Southwest Airlines (4/15-16/15)	\$248.99
Hotel (Country Inn & Suites – Raleigh) (4/15/15)	\$115.97
Tobacco Road Cafe – (Conference w/ co-counsel)	\$ 52.21
Parking for Midway Airport (4/15-16/15)	\$ 30.00
American Airlines –	\$537.70
(1/15/15 - \$241.60 + \$25)	
(1/22/14 - \$246.10 + \$25)	
Hotel	\$346.53
Hyatt Place Raleigh-Durham - \$109.75	
Holiday Inn Downtown Raleigh - \$236.78	
Food	\$ 32.61
Budget Rent A Car	\$116.49
Brasa – (Conference w/ client and co-counsel 1/21/15)	\$119.96
American Coach (Transportation to/from Airport)	\$129.00
 TOTAL FEES AND EXPENSES:	 \$32,379.46

**KIRSTEN MESSMER V. DONNIE HARRISON, ET AL.
EDNC CIVIL ACTION NO. 5:15-cv-00097-BO**

ITEMIZED SERVICES BILL

Case 5:15-cv-00097-BO Document 44-3 Filed 08/28/15 Page 2 of 8

DATE	ATTY	DESCRIPTION	HOURS
03/04/15	CRW	Meeting with K. Messmer to discuss facts of the case and plan for proceeding with suit; travel to/from meeting.	1.00
03/06/15	CRW	Telephone call from K. Messmer.	0.10
03/07/15	CRW	Drafted Complaint.	1.50
03/07/15	CRW	Began drafting declaration in support of Motion for Preliminary Injunction.	0.30
03/07/15	CRW	Drafted Memorandum in Support of Motion for Preliminary Injunction.	1.70
03/08/15	CRW	Communication with team regarding filing of Complaint and Motion for Preliminary Injunction.	0.20
03/08/15	CRW	Completed draft of Messmer declaration and emailed client regarding same.	0.70
03/09/15	CRW	Reviewed and responded to correspondence from client regarding declaration and upcoming proceedings.	0.30
03/09/15	CRW	Revised Complaint.	1.00
03/09/15	CRW	Revised Memorandum in Support of Motion for Preliminary Injunction.	1.80
03/09/15	CRW	Additional follow up with client regarding declaration.	0.30
03/09/15	CRW	Revised and finalized Motion for Preliminary	0.40
03/09/15	LMK	Review Complaint and prepare summonses and civil cover sheet.	0.90
03/10/15	CRW	Reviewed all pleadings, revised same, and discussed same with E. Stone.	1.70
03/10/15	CRW	Reviewed finalized Complaint and Summons.	0.60
03/10/15	CRW	Correspondence with client regarding filings.	0.30
03/10/15	CRW	Final review of Motion for Preliminary Injunction and Memorandum in Support, finalized same.	0.90
03/10/15	ECS	Review and revise Complaint, Motion for Preliminary Injunction, and supporting Memorandum; communicate with C. Webb regarding the same.	1.50
03/10/15	LMK	Revise and file all initial case pleadings and motion and brief in support of Motion for Preliminary Injunction.	3.50
03/10/15	CVL	Research regarding Motion for Preliminary Injunction - KeyCite and QuoteCheck on Memo; also found WL cites and pulled 3 cases with Lexis cites and ran KeyCite and Quote Check on them.	0.80
03/11/15	CRW	Attention to filing of Notice of Appearance and financial disclosure.	0.20

DATE	ATTY	DESCRIPTION	HOURS
03/11/15	LMK	Prepare and file Notice of Appearance and financial disclosure; prepare letter to forward with Complaint.	0.80
03/12/15	CRW	Attention to service of process, reviewed and signed letter, and correspondence to client regarding same.	0.30
03/12/15	LMK	Prepare letter and serve initial case pleadings on defendants.	1.00
03/13/15	CRW	Telephone conference with H. Askins regarding Motion for Preliminary Injunction.	0.10
03/15/15	CRW	Correspondence to NC DOJ regarding new filing and motion.	0.10
03/23/15	CRW	Reviewed service of process dates and upcoming deadlines.	0.20
03/25/15	CRW	Received notice of hearing, communications to client regarding same, and worked on planning for hearing.	0.50
03/25/15	LMK	Docket court hearing.	0.10
03/26/15	CRW	Reviewed/finalized Affidavit of Service.	0.20
03/26/15	CRW	Telephone conference with K. Messmer regarding upcoming hearing.	0.30
03/26/15	CRW	Telephone conference with opposing counsel regarding Sheriff's request for dismissal.	0.20
03/26/15	CRW	Reviewed applicable case law regarding award of fees under 42 USC 1988 and drafted letter to N. Ellis regarding same.	0.80
03/26/15	LMK	Prepare Affidavits of Service.	0.70
03/26/15	LMK	Strategy session with C. Webb regarding upcoming hearing.	0.10
03/27/15	CRW	Reviewed letter from N. Ellis and finalized response letter; follow up correspondence with D. Erteshik.	0.50
03/27/15	LMK	Revise and file Affidavits of Service.	0.80
03/30/15	CRW	Reviewed correspondence from client.	0.10
04/02/15	LMK	Docket management regarding upcoming deadlines.	0.10
04/07/15	CRW	Worked on preparation for upcoming hearing.	0.50
04/07/15	LMK	Analysis of briefs in preparation for upcoming hearing.	0.60
04/08/15	CRW	Continued work on preparation for hearing; researched Equal Protection Clause cases.	1.60
04/08/15	LMK	Analysis of briefs in preparation for upcoming hearing.	0.50
04/10/15	CRW	Correspondence with client regarding upcoming hearing.	0.20
04/13/15	CRW	Analyzed 1983 issues for upcoming hearing.	0.40
04/13/15	CRW	Reviewed Eleventh Amendment case law.	0.90
04/13/15	JRP	Research and analyze cases regarding constitutional scrutiny of classifications based on alienage and review Second Amendment cases raising similar issues.	1.00

DATE	ATTY	DESCRIPTION	HOURS
04/14/15	CRW	Continued preparation for hearing on Motion for Preliminary Injunction.	0.40
04/15/15	CRW	Continued preparation for hearing.	0.30
04/16/15	CRW	Completed preparation for hearing; attended hearing/argued motion.	3.00
04/17/15	CRW	Worked on legal theory for Sheriff being a "person" under 1983 based upon enforcement of CHP statute.	0.80
04/17/15	CRW	Correspondence with client regarding permit application process.	0.20
04/20/15	CRW	Reviewed correspondence from client and follow up regarding same.	0.50
04/23/15	CRW	Telephone conference with client.	0.20
04/24/15	CRW	Reviewed proposed legislation in light of State's argument on Motion for Preliminary injunction.	0.40
04/24/15	CRW	Correspondence with client regarding permit application process in light of potential ruling.	0.20
04/24/15	CRW	Read Order on Preliminary Injunction.	0.30
04/24/15	CRW	Telephone call to opposing counsel and follow up regarding same.	0.20
04/25/15	CRW	Additional correspondence with client and follow up regarding enforcement of order.	0.40
04/26/15	CRW	Correspondence regarding extension of time and issues related to Motion to Dismiss.	0.30
04/27/15	CRW	Correspondence with and telephone conference with client as follow up to ruling on Motion for Preliminary Injunction.	0.80
04/27/15	CRW	Attention to extension of time.	0.20
04/28/15	CRW	Correspondence with opposing counsel and follow up on motion for extension of time.	0.40
04/29/15	CRW	Telephone calls to/from K. Messmer regarding application process; telephone call to D. Erteschik; additional follow up.	1.20
05/01/15	CRW	Email from and telephone call to client regarding application process.	0.20
05/01/15	CRW	Analyzed/researched issues for response briefs.	1.00
05/04/15	CRW	Correspondence with client.	0.20
05/04/15	CRW	Review correspondence with D. Erteschik and follow up regarding same; telephone call with D. Sigale.	0.60
05/06/15	CRW	Correspondence with opposing counsel regarding motion responses.	0.10
05/06/15	CRW	Revised/finalized motions to extend time.	0.20
05/07/15	CRW	Reviewed correspondence from opposing counsel regarding proposed motion, and follow up regarding same.	0.20
05/08/15	CRW	Reviewed correspondence from opposing counsel and follow up regarding same.	0.40
05/11/15	CRW	Worked on structure of argument for response to State's brief.	0.30

DATE	ATTY	DESCRIPTION	HOURS
05/11/15	LMK	Analysis of motion to amend order.	0.10
05/14/15	CRW	Reviewed amended order and follow up with client regarding same.	0.30
05/18/15	CRW	Reviewed case authority cited in State defendants' brief and worked on Second Amendment argument.	2.20
05/18/15	JRP	Research and analyze issue of whether state defendants Governor, Attorney General, and Secretary of Public Safety are proper parties to action.	0.30
05/18/15	ECS	Confer with C. Webb regarding response deadlines and strategy relating to the same.	0.20
05/18/15	LMK	Prepare draft responses in opposition to Motion to Dismiss.	1.70
05/19/15	CRW	Revised Second Amendment/Equal Protection argument for response brief; reviewed and incorporated Eleventh Amendment argument; finalized brief; correspondence to client.	2.30
05/19/15	CRW	Reviewed/revised brief in response to Sheriff's motion.	0.50
05/19/15	JRP	Continue research on 11th Amendment issue and read relevant case law to develop argument for response to Motion to Dismiss and draft argument for brief.	1.00
05/19/15	ECS	Draft portions of Response in Opposition to Motion to Dismiss; Shepardize authority relating to the same.	1.10
05/19/15	LMK	Review and file responses in opposition to Motions to Dismiss.	0.40
05/19/15	CRW	Reviewed correspondence from client.	0.30
05/20/15	CRW	Correspondence with client.	0.20
05/21/15	CRW	Worked on filings and correspondence with opposing counsel.	0.50
05/22/15	CRW	Reviewed order regarding bond and follow up regarding same.	0.20
05/22/15	LMK	Prepare and file amended response in opposition to Motion to Dismiss.	0.70
05/25/15	CRW	Follow up regarding bond order.	0.20
05/26/15	LMK	Communicate and forward security bond to Clerk of Court.	0.50
06/08/15	CRW	Correspondence with client regarding status of permit and pending motions.	0.20
06/10/15	CRW	Worked on follow up items from call with opposing counsel.	0.20
06/11/15	CRW	Analyzed potential avenues for streamlining case / reaching a decision as a matter of law.	0.60
06/19/15	CRW	Correspondence with client regarding issuance of permit.	0.20
06/22/15	CRW	Reviewed correspondence from client regarding permit.	0.10
06/25/15	CRW	Correspondence with client regarding status of motions.	0.30
06/26/15	CRW	Telephone conference with D. Erteschik and follow up regarding same.	0.40

DATE	ATTY	DESCRIPTION	HOURS
07/08/15	CRW	Correspondence with client regarding permit renewal.	0.20
07/31/15	CRW	Read order in Veasey case and follow up correspondence to client.	0.20
08/03/15	CRW	Review text of and status of amendment to statutes regarding citizenship.	0.70
08/03/15	CRW	Correspondence with client and follow up regarding same.	0.30
08/04/15	CRW	Worked on issues regarding potential final judgment.	0.30
08/05/15	CRW	Received/reviewed Order on Motion to Dismiss and emailed client regarding same.	0.30
08/07/15	CRW	Follow up analysis of effect of amendment to NCGS 14-415.12.	0.60
08/07/15	CRW	Reviewed motions filings and planned response.	0.70
08/10/15	LMK	Prepare declaration of C. Webb in support of motion for attorneys fees; analysis of firearm laws.	1.50
08/10/15	CRW	Reviewed matters to be submitted to the court for fee motion and planned out filings.	1.10
08/10/15	CRW	Telephone conference with R. Zechini regarding legislative history of change in CHP statute, and follow up research regarding same.	0.30
08/10/15	CRW	Detailed review of time entries and expenses, and revisions to same, for exhibit to fee declaration.	0.70
08/10/15	CRW	Correspondence with client regarding case status, amendment of statute, and permit status.	0.20
08/11/15	LMK	Prepare motion for attorneys fees.	0.70
08/11/15	CRW	Outlined brief in support of Motion for Attorney Fees and drafted portion of legal standard section of brief.	0.60
08/11/15	CRW	Developed facts to present to the court in support of Motion for Attorneys Fees.	0.50
08/12/15	CRW	Analyzed potential responses to Motion to Dismiss (Mootness).	0.60
08/14/15	CRW	Received email from C. Blake regarding fee affidavit, worked on issues regarding affidavit, and composed/sent email to C. Blake.	0.20
08/17/15	CRW	Worked on potential affidavit from A. Gura.	0.20
08/18/15	LMK	Strategy session with C. Webb regarding brief for attorneys fees.	0.10
08/18/15	CRW	Reviewed Circuit case law regarding prevailing party under 1988 and revised portion of brief regarding same.	0.90
08/18/15	CRW	Correspondence to client regarding status of case and upcoming motion/motion response.	0.10
08/18/15	CRW	Conducted legal research and drafted response to Motion to Dismiss.	0.40
08/19/15	CRW	Reviewed correspondence from client.	0.10
08/20/15	CRW	Revised motion, brief, and declarations for motion for attorney fees.	0.60

DATE	ATTY	DESCRIPTION	HOURS
08/20/15	CRW	Finalized Response to Motion to Dismiss.	0.10
08/21/15	LMK	Cost analysis on attorney time entries.	0.70
08/22/15	CRW	Correspondence with client.	0.10
08/24/15	CRW	Revised brief and supporting declarations for Motion for Attorney's Fees, and conducted additional research regarding lodestar factors.	1.10
08/25/15	LMK	Analysis of time entries; communicate with K. Messmer regarding contents of declaration; prepare declaration	3.30
08/25/15	CRW	Revised Gura declaration and drafted Webb declaration.	0.60
08/25/15	CRW	Revised fact section of brief in support of Motion for Attorney's Fees, added text to argument section of brief, and revised entire brief.	0.50
08/25/15	CRW	Correspondence with C. Blake and drafted Blake Declaration.	0.40
08/25/15	CRW	Revised Messmer declaration.	0.20
			TOTAL HOURS: 79.10
			TOTAL: \$30,496.50

COSTS

DESCRIPTION	AMOUNT
Courier Service 04/20/2015	\$24.77
Working Meals Camden Webb: Lunch with co-counsel David Sigale following motion hearing on 4/16/15	\$33.60
Filing fee Clerk, U.S. District Court: 5:15CV97 - Messmer v. Harrison, et al.	\$400.00
Filing Fee Clerk, U.S. District Court: Security Bond	\$1.00
Westlaw	\$94.00
Pacer	\$29.70
TOTAL COSTS	\$583.07
TOTAL	<u>\$31,079.57</u>